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7 Attorney for Brian Tackett

8 IN THE UNITED STATES DISTRICT COURT

9 FOR THE DISTRICT OF ARIZONA

10 United States of America,

11 Plaintiff,

12 vs.

13 Brian Tackett,

14 Defendant.

4:22-cr-00462-JGZ-LAB

15 **MOTION TO CONTINUE TRIAL
AND PLEA DEADLINE**

16 **(Unopposed. First Request)**

17 **In-Custody Defendant**

18 It is expected that excludable delay under Title 18, United States Code,
19 §3161(h)(7)(A) will occur as a result of this motion or an order based thereon.

20 Defendant, Brian Tackett, by and through counsel, hereby moves for a
21 continuance of the plea deadline currently set for April 29, 2022, and
22 the trial date currently set for May 17, 2022. Pursuant
23 to Title 18, United States Code, §3161(h)(7)(A), Mr. Tackett requests a
24 30-day continuance in order to allow additional time to prepare for
25 trial. AUSA, Micah Schmidt, has no objection to the requested
26 continuance.

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For this reason, Mr. Tackett respectfully requests a continuance of the plea deadline and trial date.

RESPECTFULLY SUBMITTED this 2nd day of May 2022.

Law Office of
ADAM DIPPEL, PLLC

/s/ Adam Dippel
Attorney for Defendant

Copy of the foregoing has been provided
by electronic transmittal via the CM/ECF System

Micah Schmidt, Assistant
United States Attorney's Office